THE COURTS.

The Various Legal Phases of Various Divorce Suits.

TRIBULATIONS OF A GUARDIAN

The Argument in the Eric Railway Suits Peremptorily Set Down for Hearing.

A very interesting abandonment case, which involved a nice legal question as to what constituted a marriage under the laws of this State, was recently terminated be ore Polico Justice Duffy. From the voluminous testimony adduced before Justice Duffy it appears that the defendant, Samuel Wielarski, aged twenty-one, who is employed with his father in the clothing business at No. 145 Chatham street, become acquainted about three years ago with Carrie Stone, modest and prepossessing looking young Jewess, who at that time resided in the same house with him, and who was the recipient of the marked attentions of the defoudant. Young Wielarski, the complainant alleges, irequently visited her at her house, invited her out and kept company with her up to May last when she became the mother of an interesting child, the father of whom, she alleged, is the defendant. She further alleged that Wielarski took her to a house in Crosby street, where they fived as man and wife, and where he introduced her as his

Witcesses were called for the prosecution who testified that complainant was introduced by Wielarski as his wife and that he always addressed her as such while living with her. Counsel for the prosecution claimed that this was sufficient to establish a marriage between the parties. Wielarski denied all her material statements and swore that his relations with her were of an lifled character. Testimony was addeed by the defence tending to show the bad character of the complainant. Counsel for the defence sonly combated the proposition that there was any inarriage, but Justice Dufly, after a careful examination into the case, thought otherwise, and held the defendant to bad in the sum of \$300, to pay the sum of \$30 week for the support of his wife and child. Wielarski has appealed from Justice Dufly's decision. An application was made yesterday to Judge Brady in the divorce case of Houghon Rucker against Mara Rucker, for counsel fee and almony. It was opposed on the ground of the frequent solutions of the plannal flugge Brady said is was not the custom of the Court to deny to a woman the means for the defence of hersoil notif it was clearly shown that she was guilty. The motion was granted.

A hearing was given in the divorce case of Emma Thomas and David 7. Thomas for the purpose of setting certain issues. The question was as to the marriage and to the proof of it. The defendant desired to have it shows whether it was a marriage by coremony or mergly by mutual consent. The Judge Said that the statement could be put in that they were married by a certain minister, or by consent, if they were so married. The plaintiff answered that there would be a dilicuity or proof of the marriage, masmatch as they were married. The plaintiff answered that there would be a dilicuity or proof of the marriage, masmatch as they were married. The plaintiff answered that there would be a dilicuity or proof of the marriage, masmatch as they were married. le. Witnesses were called for the prosecution who testi

TROUBLES OF A GUARDIAN. Judge Lawrence filed a decision yesterday in the case of Juna Eberbardt against August Schuster, on a motion that the defendant supply an additional bill of particulars, which was granted. The plaintiff in this case is the eldest daughter of the three children of Mary F. Schuster, who died when the plaintiff was about ten years of age, in May, 1866, and the action about ten years of age, in May, 1866, and the action was brought to recover the sum of \$1,610, with interest thereos from June 2f, 1866. The defendant appears to have assumed the guardianship of the orphans, and collected in September, 1866, from the Knicker-bocker Life Insurance Company the sum of \$4,800, amount of a policy on the life of Mary Schusier, and which the plaintiff alleges he had converted to his own use. This the defendant denies, and has lurnished a bill of particulars, in which he sets forth about two houdred nems of payments on behalf of the children, but did not give the names of the parties to whom he made the payments. Jouge Lawrence directs a further bill of particulars, alleging that, as Schuster had assumed to act as guardian he must account asstrictly as any other guardian.

THE ERIE RAILWAY.

Mr. Isanc S. Fowler, as trustee of his partner, Jacob V. B. Fowler, obtained an ex parte order compelling Receiver Jewett to allow him to examine the books of the Eric Railway Company and to show cause why he should not be removed. An argument took place yes terday, before Judge Brady, in Supreme Court, Cham terday, before Judge Brady, in Supreme Court, Chambers, who vacated the order on the ground that it was granted on a misapprenension, and without prejudice to an application on the subject in the proper mode. Mr. Atexander Muir, who chaims to be a judgment creditor for \$3,000 against the Eric Railway Company, applied, through his counsel yesterday, to Judge Brady that he be allowed to intervene in the suit of The People vs. The Eric Railway Company so as to have a standing in the accounting of that proceeding. The argument was set down for Wednesday next. The main argument for the discontingance of the McHenry suit is set down percenterity for hext Turreday. This arrangement was made to accord with the engagements of Mr. Evarts, who appears as counsel.

WILL OF JOHN DELAMATER. In the Surrogate's Court yesterday a petition was probate. Mr. Delamater was the proprietor of well known iron works and had served in municipal offices as Alderman, School Trustee, Dock Commissioner as Alderman, School Trustee, Dock Commissioner and Assistant Alderman. He igaves his late residence, No. 517 West Iwenty-third street, to his daughter-in-law Hannah, widow of his son Sannel. The residue of his estate is to be divined into five equal parts, one of which is to be given to the children of his deceased daughter. Ann Eliza Aliason, one to his daughter Harriet Myers, one to son Benjamin and one in equal parts between his son Charles H., his wife and their daughter Louise, and the other to Eliza H., widow of his son John W.

SUMMARY OF LAW CASES. The Supreme Court, General Term, met yesterday, but adjourned until Friday next, when decisions will be rendered.

College, were yesterday admitted to the Bar by the Supreme Court, General Term:—Altred Steckler, Janus Hamitton, Horace Secor, Jr., and Edward H. Leggett, Thomas More, a billposter, has commenced a suit against William Reagan, another billposter, to restrain the defendant and his employes from covering over and defacing his work on the different waits and lences, which he claims they have done, greatly to his highry and contrary to an order of the Court heretofere granted. Judge Sedgwick yesterday granted an order to show cause way the defendant should not be punished for contempt of Court.

The Gibert Elevated Raifrond Company applied yesterday to the General Term for the appointment of commissioners to estimate the interest which certain property helders have in the land to be used for the building of the road.

Part 1. Trial Term, of the Marine Court was adjourned for the torm yesterday by Judge McAdam after having disposed of the unusual number of 162 causes during the term. The same Judge is assigned to the same part for the January term and intends to continue to exert himself to reduce the general calcular of the Court. Although having bad to work hard and late during the term, the jurger expressed on their discharge great satisfaction with the manner in which Causes were disposed of before them. College, were yesterday admitted to the Bar by the

DECISIONS. .

SUPREME COURT-CHAMBERS.

By Judge Brady.

In the matter of Dana; In the matter of Dickie, &c.; Cooke vs. McLaugnan; Irwin vs. McGuire; German savings Bank vs. Hartt; In the matter of Stedman; In the matter of Atlantic and Pacinc Gord and Silver Mining Company; Ragerty vs. McConvill.—

Granted.
Tappan vs. Stats Bank at New Brunswick.—Allow-ance of \$200.
Abraham vs. Hyman.—Order settled.

Abraham vs. Hyman,—Order settled.

Gainsforth vs. Gainsforth.—Motion granted.
In the matter of Fowler,—Opinion.

Milborn vs. Judson,—I must be assured, as no undertaking has been fired, that the injunction was granted under section 620 of the Gode on that subject and the plaintiff's obligation alone. The motion must, therefore, be obtermined on her tiling such an under taking in five days, \$10 costs to abide event.

Daily vs. M. M. Gescheiut.—See decision case of Daily vs. M. M. Gescheiut. Same rule applies.

Daily vs. M. M. Gescheiut.—The defendant must obtain an order directing a biff of particulars in order to take an order directing a biff of particulars in order to incomplish the object of this metion. The rule is offerent when the action is on an account. See section 331 of the Gode.

Obersteller vs. Frankenberg.—The answer contains comials that create issues and are sufficiently definite as such. The plaintiff cannot successfully demand from the defendant a detailed statement of his defence. He is not, however, without remedy. He can examing the defendant before trial and require the production of the books to which the answer relates. The truth will then be revealed. Ordered accordingly, but without costs to the defendant.

Judson vs. Stering.—I think this application is premature and should be decided, but without costs and without prejudice to a fature application, if advised.

By Judge Lawrence.

ant has furnished the further bill of particulars ordered in the other motion. Commercial Union Assurance Company vs. Alleger motion. at Union Assurance Company vs. Alleger.— in on the settlement of the order reducing

in the matter of the receivership of the Guardian Savings Bank.—Motion denied, without costs, and leave to renew for the reasons stated in the memoran-

Savings Bank.—Motion denied, without costs, and leave to renew for the reasons stated in the memorandum.

In the matter of Collins.—I do not understand why the referee reports that the dower of Mrz Collins is subject to the nen of Clark's claim. Explanation on this point is desired.

United States Life Insurance Company vs. Jordan and others.—The referee is only entitled to charge \$50 for his zervicez. (Code, sec. 309, as amended by thap, \$431, Laws 1876; Hamilton vs. Liverpool, &c., ins. Co.; Register Cel. 19, 1877, per Donchuc, J.) I think the exception to the referee's fees should be overfuled.

Gilchrist vs. West Virginia Oil and Oil Land Company.—The motion to vacate the judgment is denied for the reasons—first, the defoniants are estopped from denying that Carfington was their agent by the judgment rendered in the Court in West Virginia; second, the Court had purisdiction because the cause of action did arise in this State (Consecticut Mutual and Insurance Company vs. Cleveland, &c., Raifroad Company, 41 Barb., 10); third, the motion is made too late. Costs of motion are granted to the plaintiff.

Erwin vs. Neversiak Steamboat Company.—Case and amendments settled and directed to be filed.

Kuzenmann vs. Eisbach.—Opinion,

By Judge Donobue.

Willy vs. Tomple.—Both parties have been guilty of great laches, which it might be difficult flow to adjust; but where, as here, three parties' rights are involvedshey should be protected and opportunity to be neared given them. Motion granted on payment of \$10.

SUPREME COURT--- SPECIAL TERM.

By Judge Van Voret.

Beach vs. Colles, Jr., and another.—Exceptions overraled, report of referee confirmed. Opinion.

Smith vs. Sullivan et al.—The Habendum clause must control. Judgment for plaintiff with costs.

By Judge Van Brunt.

Whenton vs. Voorhis, Jr.—Case settled.

GENERAL SESSIONS-PART 2. Before Recorder Hackett JOHN MURPHY'S "DORG."

A tail, fat young man, named John Murphy, to whom his friends generously attribute prize fighting qualities, was called to the bar for sentence. Murphy was once upon a time the owner of a bull terrior rejoicing in the name of "Sprite." like his master, was full of tricks, and one day made no serious objections to being stolen by the wily man of muscle after having been sold. Murphy was arrested, but on being builed fled to St. Louis, where he was captured and conveyed hack to the city. When arraigned for tifal be whintigly pleaded guilty to the charge of petitiarceny and was remained for sentence. Meanwhile the stolen dog was restored to the rightful owner, a fact which Mr. Howe announced to the Gourt yesterday, with great impressiveness, and there being no appearance on the part of the complainant Recorder Hackett discharged the prisoner. A MEAN THIEF

George Robinson, who described himself as a clerk out of work, was arraigned at the bar for sentence, the crime to which he had pleaded guity being no less than that of steading a quantity of valuable law books from the office of Mr. Samuel J. Tiden, No. 12 Wall street. He was caught in the act, and in passing sentence Recorder Backett observed:—"Robinson, your their was a mean one—attempting to stead from the office of the ex-Governor of this State, a gentleman who had been a candidate for the Presidency of the United States and whom you sought to deprive of the means of making a living." The prisoner smilingly acknowledged the "corn" as he received his sentence of two years and a half the State Prison. that of stealing a quantity of valuable law books from

A BOLD ROBBERY. On the oth of June last William Vosburg, said to be an old offender, entered the jewelry store at No. 182 Broadway and while an accomplice was negotiating for the purchase of a pair of siecve buttons asked to see some gold chains. He immediately pounced upon \$800 worth of goods and ran off, but was promptly captured and lodged in the Tombs, where he has remained ever zince. He pleaded guilty some time ago, and the fact teeing represented by his counsel Mr. Howe that the property had been returned the Recorder sentenced the prisoner for the term of one year and three months in the Penitentiary.

THE ENIFE AGAIN. Joseph Coyne and Henry Hagan, of No. 442 West Forty-second street, who were convicted of having, on the 27th of October last, attacked and stabbed Robert Daie, a machinist, were arealgoed for sentence by Assistant District Attorney Herring. Recorder Huckett sent the prisoners to the State Prison each for the term of four years and six months.

REAL ESTATE.

The record of yesterday's sales on the Real Estate

Exchange is as follows:—

A. H. Wallis, referess Foreclosure sale of a plot of land; 200x100.5, ou s. s. of West 60th st., 100 ft. w. of 11th av., to plaintiff.

John D. Lowis, referes Foreclosure sale of feur lots, each 25x768, so West 73d st., n. o. corner of 10th av., to plaintiff.

George P. Smith, referes Foreclosure sale of a plot of ind bounced by av. A. 10th st. and Harlem River, to plaintiff.

By A. J. BLEKERKE AND SON.

Frederick W. Lowy, referes Foreclosure sale of the lour story brown stone front house, with lot 15x188.3, No. 241 East 33a st., n. s., 170 ft. w. of 2d sv., to plaintiff.

Henry R. beckman, referee-Forcelosure sale of the three story and oasemest brick dwelling house and a two story brick stable, with lease of lot 25x120, No.50 8th st. Ulinton place, s. s. 104.7 f. w. of University place; leased November 1, 1873; term 21 years, ground rent \$600 per annum; to plaintill.

1873; term 21 years, ground rent \$900 per annum; to plaintiff.

BY V. K. STEVENSON, JR.

Honry H. Man, reieres—Foreslosure saie of a plot of land 76 4x40x50x67.6x30, on the west side of 9th av, 25,10 ts. of 84th st. to 1. Malfory...

Albert, T. Ackert, referee—Foreslosure sale of the four story brick store and tenement house, with lot 28.5x17, on the w. s. of 1st av., 22 it s. of 18th st. to plaintiff.

BY LOUIS MESDER.

F. P. Marshall, referee—Foreslosure sale of the two story brick store and tenement house, four story brick shop and three story brick stable, with two lots, each 20x10.5, Nos. 419 and 421 East 48th st., p. s., 275 it e. of 1st av., to plaintiff.

Cannon st. (No. 10); h. Stewart to Joseph T. Madison sv., w. s., 13.5 h. Madison av. w. s., 13.5 ft. s. of Grave st., 67x155 (Bith ward); M. J. Lomas and wife to Fanny Lomas. Longs and Carlo J. Longs and wife to Pranty 30th at East (No. 60); Mary A. Placide (executrix) to E. M. Bliss. 30ch at East (No. 66); Mary A. Placide (executrix) to E. M. Bliss.

Amily St., s. s. 46 ft. s. of Wooster St., 50xirreguliar; M. A. Placide to E. M. Bliss.

Madison av., w. s. 125 ft. s. of Grove St., 67x155-(24th ward); E. J. Lomas, Jr. and wife to R. J. Lomas

Division st., s. s. corner of Market St., 1339x40.7; theoryce Schnell and wife to Rudolph Hermann.

11 fth st., s., 55ft. 9 ft. v., of 3d av., 17 10x100.11;

A. Kimmey and husband to Kate Murphy.

60th st. s. s. 155 ft. w. of 2d av., 13 4x100.5; S. Bellman and wife to Henry Korn.

Division st., s. e. corner Market, 13.9x20.7; Gatnarine A. inedges to George Schnell

62d st., s. s. 255 ft. w. of 3d av., 25x100; siso Elizabeth st., No. Si; J. J. Eariey to Margaret T. Graley. 6.500

Insurance Company, a. av. 1 year.

av. 1 year.

Orleys, Margaret M. to Joseph Murray, c. s.

Other st., between Hearty and Madison size.

The truth will then be revealed. Ordered accordingly, but without costs to the defendant.

Judson vs. Sterning.—I think this application is premature and should be denied, but without costs and without prejudice to a future application, if advised.

By Judge Lawrence.

Wines vs. the Mayor, &c.—Order granted.

Remach vs. Meyer and others.—Memorandum on motion to increase security.

Dreytus vs. Otts and others.—The motion to vacate the order of arrest is granted, with costs. Opinion.

Eberhardt vs. Schuster.—Motion that the defendant furnish a further bill of paraculars is granted for the reasons stated in the with opinion. Opinion.

Eberhardt vs. Schuster.—The motion to refer this cause is desied, with leave to release the defendant furnish a further bill of paraculars is granted for the reasons stated in the with opinion. Opinion.

Eberhardt vs. Schuster.—The motion to refer this cause is desied, with leave to release the defendant furnish a further bill of paraculars is granted for the reasons stated in the with opinion. Opinion.

Eberhardt vs. Schuster.—The motion to refer this cause is desied, with leave to release the defendant. 115 2,652 THE VANDERBILT WILL

Conclusion of Cornelius J. Vanderbilt's Searching Cross-Examination.

HISTORY OF HIS LIFE.

Testimony of D. B. Allen and George N. Terry.

The cross-examination of Cornelius J. Vanderbilt was concluded yesterday and several additional witnesses were heard. The Surrogate's Court was crowded and all parties in the case were present except Judge Black. Mr. Cornelius J. Vanderbilt was rigidly cross-examined on the subject of his debts, and on the redirect examination gave some interesting stems of family history.

Mr. Cornelius J. Vanderbils took the stand and Mr. Lord offered in evidence copies of -certain contracts which had been signed by a number of persons among whose names were those of William H. Vanderbilt, Cornelius Vanderbilt and Cornelius Vander bilt, Jr. This was done to show that the witness had used the name of Cornelius Vanderbilt, Jr., and that it had been so used in presence of William H. The document was admitted.
Q. Mr. Vanderbilt, from 1862, when the question of

your using this name first arose, as far back as you recollect, by what name had you been called? A. By the name of C. Vanderbilt, Jr.

Witness next identified a letter that was read at the last session as having been written after his discharge from bankruptcy. The petition for this discharge was made in 1867, and it was granted in 1863. A notice of witness' marriage was published in 1856 in the newspapers. Mr. Lord offered to show that this marriage had been noticed as that of C. Vanderbili, Jr., but the Surrogate decided that the evidence was

Q. During the last six months of 1875 how many times did you gamble? A. I gambled on twenty-one days, from the latter part of June to the 1st of January, 1576; during the first six months of 1875 I did

Q. From the 1st of January, 1876, to the middle of June, how many times did you gamble? A. I did not gamble from the 1st of May, 1876, to the end of the year; from the 1st of January, 1876, to the latter part

of April I gambied on sixteen days. Q. From the latter part of April, 1876, to the present Q. You have spoken of your pawning different articles, for what purpose did you pawn them? A. For the necessaries of life, to support my family. Q. Did you own any real estate of any kind? A.

No. sir. loan. He said that Mr. Cook wanted to go down South on some speculative matter; he was to get passes expenses of the trip; but Mr. Cook did not have the money, and therefore witness gave him notes on which the money was raised, Mr. Cook agreeing to take them up: witness afterward found that Mr. Cook got the money from his mother, and as witness knew Mr. Cook's mother could not afford to lose it he agreed to pay it, whenever he could and put it in his schedule of bankruptcy; of the \$100,000 that witness owed about \$25,000 was money he had borrowed and loaned

angain to other parties; in exchange for the check he had given Mr. Kilpatrick he gave him a note, notwithstanding that the claim was debarred by the statute of limitations.

Mr. Cimton—Will you ask him how long the note has to run. I don't mean actually, but on its lace.
Actually, I think, it will run into clarating.

of limitations.

Mr. Cinton—Will you ask him how long the note has to run. I don't mean actually, but on its lace. Actually, I think, it will run into dernity.

Mr. Lord—I don't want to follow you into eternity, Mr. Lord—I don't want to follow you into eternity, Mr. Clinton.

Witness was going on to state that be had given no draits or checks since 1868 and to explain the Colt loans, when Mr. Chinton objected. Witness was told that he should not attempt to answer when there was an objection. "I would not be able to say much, then." he answered. "You are not there to make comments, sir, but to answer questions," said the Surrogate. Witness was then allowed to proceed and sain that two members of the Coll family had lived at his house for some time; that, by the death of an uncle, they became possessed of a large fortune, and, knowing, his circumstances, offered to lend him some money; he took it and they never asked him to pay it back.

Q. Did you ever borrow any money that you did not intend to pay? A. No, Sr.

Mr. Cinton objected to the question, but it was allowed by the Surrogate. "The question," said the latter, "is, Was this man so improvident in reference to his pocuniary matters as to justify his lather in leaving him the amount ne did and tying it up to prevent him squandering it?"

THE ALLOGEO AGREEMENT WITH WILLIAM H.

Mr. Lord—I offer how to prove by the witness that he find an interview with William H. Vanderblit before the lormal probate of the will and before these objections were withdrawn, in which he taked over

Orlected to by Mr. Clinton and rejected by the Surrogate.

Mr. Lord—I will state further that I offer to prove that there was an agreement between Mr. William H. Vanderbilt to pay the witness \$1,000,000. That agreement would be some evidence that Mr. William H. knew that he had not a very strong case.

Mr. Clinton objected to the offer, and denied emphatically that his client had ever made any such agreement. The Surrogate decided that the evidence was incompetent.

Mr. Lord—I offer, thirdly, to show that after the objections to the probate of the will were withdrawn, after the agreement, William H. retused to pay the \$1,000,000 and offered him ten cents on the dollar—\$160,000.

The Surrogate—I don't propose to try the case that

objections to the probate of the wife were withdraw, after the agreement, William H. relused to pay the \$1,000,000.

The Surrogate—I don't propose to try the case that is now pending in the Supreme Court. The offer I do not propose to receive.

Witness was further asked about his debts. He had indorsed a note for Mr. Wilkinson, which the latter had agreed to pay; Mr. George A. Reywolds, of Utrea, had lent him money, and he had paid back some of it, the rest Mr. Reynolds had not asked him for.

Connective karly them.

Witness said in 1849 he went to California on a three-masted schooner; he shipped as a saifor and worked the vessel; his latter registered him on the ship as C. Vangerbilt, Jr.; the voyage lasted five mouths. Counsel offered to prove that witness suffered great naroships, and arrived in San Francisco destitute; that he had to draw a check on his father, and that he was sent to Bioomingdale as a place of refuge and for the sake of his health. Witness explained that when he came back from California he was suck; he afterward went to Washington, where he drew a check on his father, which was not paid; he was arrested; his father came on to Washington and advised him to go to Bioomingdale, which he did; this was how he first went to the asylum.

Upon a feeroes-examination by Mr. Clinton the witness and the towest moome he had over received while married from his father was \$1.00 per month and the largest \$200; his family, while living upon the larm in Connecticut, consisted of himself, wile and a lady companion to his wile.

Q. Hew much was it necessary for you and your wite to have as an income? A. i suppose \$20 a month would keep us from starving.

The proceeds from pawning his wife's articles of jowery did not make up the difference between his expenses and his income, and for that difference he was in debt.

Q. Where did you expect to get the money to pay all the debts you incurrent? A. From the same source that my brother got his. (Laughter.).

Q. Did wor pay any of your debts by borrowing money?

Q Did you pay any of your debts by borrowing money? A. I frequently borrowed of one to pay money? A. I frequently porrowed of one to pay another.
Q. You say you have loaned about \$25,000 to per-sons who have not paid you back. Can you

another.

Q. You say you have loaned about \$25,000 to persons who have not paid you back. Can you name any person to whom you have loaned from \$600 to \$1,000?

A. Yes, sir.

Q. Who was it? A. Chadwick, the man I met in jail; I borrowed the money from Mr Greeley to lend to chadwick; don't know whether he gave me his note; think the amount was \$500; this Chadwick was the same man that I have since ascertained was connected with the Union Trust Company longeries; have loaned other persons amounts upward of \$200 that have not been paid back; can't tell who the persons are without referring to my books of account.

Q. Will you swear that among those you loaned to last year you did not loan to gamblers? A. I don't know; there are so many gamblers all over the country I can't say whether I did or not—(hughter)—but not within the last year; I havn't been in a gambling house, with but one or two exceptions, for the past two years, and then I went in to see a friend on business; I loaned a man named Powell about \$200, which I have not been past back; never had much, if any, former acquaintance with him; don't recoilect that I took a note from him or any indication of the indebtences; there was another man named Rogers.

Q. Where did you lend money to him? A. In New York.

Q. This side of Central Park? A. It may have been up toward Harlem.

Q. Where did you lend money to him? A. In New York.
Q. This side of Central Park? A. It may have been up toward Harlem.
Q. Was it in a gambling hell? A. I can't say whether it was or not; can't recoilect how much I lent him, whether \$100 o \$20.
A recess of haif an hour was here taken.
THE AFFRENOOS SESSION.
At the commencement of the afternoon session Mr. Clinton put in evidence a copy of Cornelius Vanderbilt's discharge from bankruptcy, and also a list of his creditors, amounting to over \$55,000. He also offered in evidence a list of the checks and draits of

Cornelius Vandarbilt in the latter's handwriting, which he said had been put into his hands during the examination on the previous day by some one who had gone away immediately and whom he did not know. The papers were admitted and received in evidence, and after a brief examination of some of them Mr. Cornelius J. Vanderbilt was allowed to leave the stand.

Mr. Dauloi B. Allen was recalled by Mr. Lord and asked to testify in regard to the name of the last witness, whether it was Cornelius J. or Cornelius Vanderbilt, Jr., and to say what be had learned from the Commodore or the lamily on that subject. Mr. Clinton objected, and Mr. Lord replied that he intended to prove that the Commodore and the whole family regarded Cornelius' name as Cornelius Vanderbilt, Jr., The offer was rejected by the Surrogate. Mr. Allenstated that in 1849 he was secretary of a meeting of the California Navigation Company in whose articles of agreement the names of the Commodore and his two sons appeared; Cornelius had written his usms as Cornelius Vanderbilt, Jr., and these names appeared on the minutes and were read at the next meeting of the company in the presence of the Commodore and William H. and were adopted. In answer to questions by Mr. Cinton regarding Miss Kansam, winness said that no imputation had been cast upon her in his former testimony; she was one of the persons through whom William H. controlled his father; William Intended to do it.

Mr. Ciluton—Will you now swear that William H. teld you that he had procared her to go to his father's bouse and that she went by that procurement? A. I do?

Mr. Clinton—Will you now swart that william H. told you that he had precared her to go to his fathor's house and that she went by that procurement? A. I do?

Witness was again asked by Mr. Lord in regard to Cornelius' name. He offered to show how the 'J' came in the fatter's name; be said that once there was a very celebrated merchant by the name of Joremiah Vanderbil; and that Cornelius was named after him, Jeremiah; but long before Cornelius came to the age of reason Jeremian made a bad faiture and the Commodore directed the name to be dropped, and with the advice of his father the whole family called the young man Cornelius Vanderbil, Jr., down to the year 1860. Then William H. wanted for purposes of his own, said Mr. Lord, the name 'jumor'' to be attached to his son's name, and there was quite a contest over it. These offers were rejected.

Mr. George N. Terry was the last witness called. He had known the Commodore for many years and also his son William; he had attended Cornelius ever since the death of the latter's wile in 1868. 'Mr. Lord produced copies of two letters written by Cornelius to his father, which Mr. Terry had seen the latter write, and asked that they be taken as evidence to show the aprit in which Cornelius had written to his father. In one of the letters he stated that he had retormed and asked him father if he were satisfied with his Cornelius of the letters he stated that he had retormed and asked him tather if he was satisfied with his (Cornelius) present course. The letters were not answered and counsel argued that slience gave consent. The Surrogate decided that the own selfied with his (Cornelius) present course. The letters were not answered and counsel argued that allence gave consent. The Surrogate decided that the own selfied with his father was very much opposed to writing letters he had asked him not to write if he was satisfied with his (Cornelius), and did not want Cornelius to be too anxious.

Alter Mr. Terry had concluded his evidence the case was adjourned to his adventua

ANOTHER BANK CLOSED.

PROMPT ACTION OF THE JERSEY AUTHORITIES SAVES DEPOSITORS FROM RUIN.

Some time in last June the building at the southeast corner of Montgomery and Greene streets, Jorsey City, was engaged by parties almost unknown to the citizens, to be used as a public office. The first floor was neatly fitted up, and soon a sign was displayed announcing to the public that there they would find the Jersey City Savings Bank. Inquiries were made and it was found that not a single Jersey City man had anything to do with it. The Tressurer was Jacob R. Freeze, of Trenton, whose ondsman was a near relative -i saac Freeze, recently connected with the stock yards and abattor in Jersey City, a bankrupt and a non-resident even at the time he signed the bond. The secretary was a man giving the simple name of "Newburn," and he, too, was a non-resident. There were only two directors, named Livingston, and these were brothers-in-law of Mr. Freese, the treasurer. In answer to questions as to the soundness of the institution this junta exhibited a charter, dated 1870, which appeared on its face legal and sufficient. Finding that the concern could take no root where the lounders were strangers, the latter induced S. B. Ransom, a lawyer, long resident in Jersey City, and who has been an active worker in the State temperance organization with Freese, to become its president. Mr. Ransom, on assuming the office, called a meeting of the directors, but the Board responded not. A further investigation taught him that the confern was so managed that no quorum of directors had ever been elected. He examined the books and feand them mutiated in several places to suit Newburn, who placed all the funds of the concern in the Grocers' Bank, of New York, on a clack in his own name; that he drew the moneys of the bank on his own check without keeping any account of the transactions except in memory, and that all the assets of the bank, except the furniture and what was left of the books, were in Newburn's possession and consisted morely of cash items less than the inabilities.

transactions except in memory, and that all the assets of the bank, except the furniture and what was left of the books, were in Newburn's possession and consisted merely of cash tems less than the inabilities. More than this, Newburn, it is said, has been in Patagonia or New Zealand, so far as Mr. Ransom knows, since he became connected with the bank.

Finding that he was placed in the concern as president only as a ngurenoid and for the purpose of Inspiring confidence in the community Mr. Ransom resigned and called the attention of Governor Beale and Secretary of State Kelsey to the matter. After a brief invostigation the statements of Mr. Ransom were fully verified. An application was made to Chanceller Runyon, who appointed Mr. Minhael Sandford receiver, to take effect immediately. Secretary of State Kelsey came to Jersey City yesterday and placed the bank in Mr. Sandford's hands. The Chanceller's injunction was at the same time served on those until then in possession, restraining them from disposing of the assets of the bank. The investigation and action of the State authorities was so extigation and action of the State authorities was so extigation and action of the State authorities was so extigation and action of the same who conducted the bank were taxen by surprise. Mr. Ransom says that haying been convinced it was an illegal concern, be took the sepositors to know that out of the aggregate deposits of about \$7,000, as lar as can be ascertained, the deflorency will not exceed \$1,200. The smallness of the amount on deposit is accounted for by the district which prevailed from the beginning concerning the management of the bank.

The State authorities desire it to be understood that his is not a faitire, but simply the taking possession by the authorities of an unlawful bank, which will be wound up in proper legal form. The authorities decirate their intention of hunting up Freeze, the bondaman, whose surety is set down at \$10,000. Detectives man in the foundary of the factor of the saving banks throug

THE NATIONAL TRUST.

At last Mr. W. J. Best, receiver of the National Trust Company, has his schedule of assets prepared and he is now ready to present it to the Court. Today his attorney will apply for leave to pay the first dividend, and as no opposition to this measure is an-tempated, the dividend will, no doubt, be paid next Monday.

> MARRIAGES AND DEATHS. MARRIED.

MARRIED.

FOWLER -COPLEY. -December 27, 1877, at Thirty-fourth Street Reformed Duten Church, by Rev. Carlos Martyn, pastor, Charles Fowler to Ida B., daughter of Henry C. Copley, Erg.

Orange county papers please copy.
LOWE-VESSLAND.—At Jersey City Heights, on Monday, 24th inst., by the Rev. J. P. Haie, Lyckenia, daughter of DeMott Vrecland, Esq., to Frederick Lowe, Jr. No cards.

Morrison—Wells.—On Thursday, December 27, at St. Peter's Church, by Rev. A. B. Beach, D. D., J. H. Morrison, Jr., to Minnis, daughter of Dr. O. P. Wells, ail of this city.

Revan—Ler.—December 27, at Anthon Memorial Church. New York, by the Rev. R. H. Newton, Charles M. Rutan, of Paterson, N. J., to Jennis Lee, of New York.

DIFD

DIED.

ANKER.—On 28th inst., Milton, the son of M. Anker, aged 4 years, 6 months.

APPLETON.—Of consumption, on the 28th inst., G. Anmersad Appleton, son of W. S. and G. A. Appleton, in the 34th year of his age.

Fungral from St. John's Chapel, Varick st., on Sunday, 36th inst., at one P. M. Relatives and friends are invited to attend.

Baitmore and Boston papers please copy.

BAUNGARTEN.—On Friday, December 28, MARIK GANTS BAUNGARTEN, beloved daughter of Caroline Gants and sincer of Sigmund D. Gants, aged 28.

Relatives and friends are invited to attend the funeral, Sunday, at one P. M., from 286 3d st.,

BELL.—On December 27, Marie Lilland C., infant of the late May Bell.

Funeral at two o'clock, from the residence of Mrs. Eleanor F. Bishop. The remains to be interred by the side of its mether in Greenwood.

BOYER.—On Thursday, December 27, Cornella A. BOYER, wile of A. Boyer.

Relatives and friends are respectfully invited to attend the funeral services, at her late, residence, 420 Pacific St., Brooklyn, at three P. M., on Saturday, December 29.

Hartford (Conn.) papers please copy.

BURGYER.—On the 28th inst., Jave Burgyer, aged 64 years.
Fureral from her late residence, 417 Kent av., Brocklyn, at two o'clock on Sunday.
Every Covert, in the 45th year of his age.
Fureral services from his late residence. 243 East 41st st., on Sunday. December 30, at one o'clock P. M. Interment at Greenwood Cemetery. Friends of the family and members of the Ancient and Accepted Scottish Rite of Freemasonry are respectfully invited to attend.
TEMPLAR LONGE OF PERFECTION A. A. S. R.—Members will assemble at 245 East 41st st., on Sunday, December 30, at one o'clock P. M., to pay the last tribute of respect to the memory of our deceased brother, Henry C. Covert.
W. S. Patterson, Secretary.

brother, Henry C. Covert.

SAMUEL JONES, Master.

W. S. PATTERSON, Secretary.

Brista.—On Phursday, December 27, Alphed H.

Brants, in the 35th year of his age.

Funcral from No. 77 East 10th st. this (Saturday)

afternoon, at three o'clock.

Jacksonville (Fia.) papers please copy.

Birtz.—Aiter a severe liness, of pneumonia,

Charles, beloved son of Alfred and Augusta Dietz,
aged 21 months.

Funcral Sunday afternoon, December 30, af two

o'clock, from the residence of his parents, 210 East

11th st.

DOMINGE.—On Friday, December 23, EDWARD

DOMINGE.—On Friday, December 23, EDWARD

DOMINGE.—On Friday, December 23, at eleven

o'clock, from the Woodhaven Congregational Church.

DUNNE.—James H. Dunns, Friday, 28th December,
native of county Formangh, Ireland, in the 67th

year of his age.

Relatives and friends of the family are carnestly in
vited to attend the funcral, on Sunday, at two o'clock,
from himresidence, 241 East 46th st.

Abiny papers please copy.

Engelann.—On December 27, from heart disease,

Sakan D. Engenan, in the 76th year of her age.

Relatives and friends of the family are respectfully

invited to attend the inneral, as turday, December 29,

at two o'clock, from the residence of ner son, Witham

A. Engenan, Ocea Bert.

Ensous.—On Friday morning, Jane Ensous, aged 76

years.

Funcral Sunday, December 20, at half-past one

ENSCOR.—On Friday morning, sank manner, sank pyears.

Funeral Sunday, December 30, at half-past one P. M., from her late residence, No. 308 East 20th st. Relatives and friends respectfully invited.

Fixthing.—On Thursday, December 27, Catalaine, reliet of the late Stephen Fielding.

Relatives and friends are requested to attend the funeral, at one o'clock, Sunday, December 33, from the residence of fiver son-in-law, A. T. Stewart, No. 68 West 127th st.

Flood.—On Thursday the 27th, Patrick Flood, in the 38th year of his age.

West 127th st.

FLOOD.—On Thursday the 27th, PATRICK FLOOD, in the 38th year of his age.

Relatives and friends of the family, also members of the Centennial Mutual Benevolent Association, are invited to attend the funeral from his late residence, 1,000 3d av. on Saturday, Docember 29, at one P. M. Galladinks.—On Thursday, Docember 29, at one P. M. Galladinks.—On Thursday, Docember 27, of congestive bronchitis, ANN, beloved wife of Martin Gallagher, aged 45, a native of the parish of Anamists, county Sligo, ireland.

gestive bronchitis, ANN, beloved wife of Martin Gallagher, ared 45, a native of the parish of Anamhieb, county Sigo, treland.

Relatives and friends of the family are respectfully invited to attend the funeral, on Sunday, December 39, at one P. M., from her late residence, 124 White St. Heckschen.—On. Friday, December 28, Martin Hickschen. On Friday, December 28, Martin Hickschen. In the 434 year of his age.

The brothers of Court, Robin Hood, 4,665, also the brothers of sister courts, are invited to attend the funeral, at one P. M. on Sunday, the 30th list, from his late residence, 344 West 37th st.

Hull.—In Brooklyd, on the 28th list, Rev. Joseph Hewer Hull, a zeteran of the war of 1812, agod 32 years.

Krating.—Arthur Krating, formerly of New York, agen 64 years.

Funeral from his late residence, at West New Brighton, S. I., on Sunday atternoon, at two o'clock. Boat leaves bey st. at 11 A. M.; Whitehall, 12:30.

Philadelphia papers please copy.

Krating.—On Beecmber 27, Mangaret Krating, in the 75th year of her age, a native of the parish of Orlas, Queens county, Ireland.

The relatives and friends of the family are respectfully invited to attend the luneral, from her late residence, No. 224 Earl 58th st., on Sunday, December 39, at one o'clock P. M.

Kirenax.—On Theraday, December 27, Catharins, the youngest d ughter of the late Michael and Cathariffic Kiernan, aged 23 years.

The luneral will take place from her late residence, 19 Beach st., on Sunday, December 30, at two o'clock P. M. smarp.

Macdonald.—In Jersey City, on Thursday, December 27, of pneumonia, Maria Macdonald, wife of the late John Macdonald, in the 77th year of her age.

manuscript services of the interest of the late John Macdonald, in the 77th year of her age. Relatives and friends are respectfully invited to attend the funoral, from her late residence, No. 316 4th at . Jersey City, on Saturday, December 29, at two o'clock P. M.

st Jersey City, on Saturday, December 29, at two o'clock P. M.

MILLAID.—Services commemorative of the late Royal G. Milland will be held in the John Street Methodist Episcopal Church on Sunday, December 30, at two o'clock. The members of Sylvan Grove Lodge, No. 272, F. and A. M.; Corinthian Chapter R. A. M., No. 159; Morton Commandery, No. 4, K. T. and A. S. R.; Masons' Empire Lodge, No. 64; Lebanon Encampment, No. 12, and the officers of the Graud Lodge and Grand Encampment of the I. O. O. F. are invited to be present.

EMPIRE LORGE NO. 64, I. O. O. F.—Brothers—You are hereby notified to meet at the lodge room, O'ad Fellows' Hall, on Sunday, December 30, at one P. M. sharp, for the purpose of attending the memorical services to our late Brocher, Royal G. Millard, P. G. P. G. B., at John Street Methodist Episcopal Church. The least Grand and elective officers of the Grand Lodge and schordinate lodges are invited to unite with us. By order of the Lodge.

W. H. Vandersbeck, R. S. H. OWENS, N. G.

MURPHY.—At Bayonne, N. J., on Thursday evening,

W. H. VANDERBECK, R. S. H. OWENS, N. G. MURPHY.—At Bayonne, N. J., on Thursday evening, the 27th lost, Ernel Beers, aged 2 years, 3 months and 4 cays, only daughter of James and Maria Elizabein Murphy.

Funeral at two P. M. Sunday, 30th inst., from her late residence, av. B, near Oakland av., Bayonne. Train via New Jersey Central Raifrond from loot of Liberty st., at 9:30 A. M., or horse cars from Jersey City to Pamrapo at all hours; thence twenty minutes to nouse.

to house.—At Now York, on Friday, Decomber 28, 1877, George W. McCook, of Steubenville, Onic.
Funeral at Steubenville on Sunday, Decomber 30, O'RELLY.—On Friday, the 23th Inst., Ross Mary, only daughter of Edward J. and Mary E. O'Reilly.

only daugnter of Lewis 2. and sary E. O'Relly, aged 10 years, I mouth and 20 days. The relatives and friends of the family are invited to attend the funeral, from the residence of her par-cuts, 554 Broome 2t., on Sunday alterhoon, at two Pricek.

Phyre.—On Friday, December 28, Anna L., beloved wife of James W. Phyre, and daughter of the late J. wife of James W. Phyfe, and daughter of the late J. L. G. Smith.

The relatives and friends of the family are respect-

The relatives and friends of the family are respectively inylied to attend the founcal services, at her late residence, No. 73 East 55th at., on Monday, December 31, at three Mr. Interment at Smithtown on Tuesday. No flowers.

Fore.—On Thursday, December 27, REDROCA CATAMINIA FORE, in the 48th year of her age.

Relatives and friends are respectfully invited to attend the funeral, from St. Mathew's Church, corper Eighth and Hudson six. Hoboken, on Sunday, December 30, at one o'clock P. M.

Prick.—Lost on the steamer Huron, November 24, 1877, George W. Frice, of Liverpool, England, aged 35 years.

35 years.

His friends and acquaintances are respectfully invited to attend the funeral, from the Perry Street Methodist Episcopal Church, between Greenwich and Washington streets, on Sunday, the 30th inst., at one occlock.

O'clock.

Boston (Mass.) and Liverpool (England) papers please copy.

REDPIRIO —At Port Chester, N. Y., Friday, Docember 28, ISAAC B. REDPIRIO, aged 76 years.

Notice of funeral hereafter.

REDPIRIO —At Fort Chester, N. Y., Friday, December 23, ISAAC B. REDPIRIO, aged 76 years.

Notice of funeral hereafter.

RELLEY.—On Thursday, December 27, Robert Relley, aged 78 years.

The Irleads of the family are respectfully invited to attend the funeral, from his late residence, 247 East. 114m st., at hall-past one o'clock, Sunday, December 30.

ROSENHEIM.—At Savannab, Ga., December 25, Theresa, beloved wife of Isaac Rosenheim, in the 65d year of her age.

Rolatives and friends are respectfully invited to attend the funeral, from the residence of her son-inlaw, Isaac Meinhare, No. 329 East 57th st., on Sunday morning, December 30, at ten g'clock.

Adelphi Lodge, No. 23, F. and A. M.—The members of Adelphi Lodge, No. 23, F. and A. M.—The members of Adelphi Lodge, No. 23, F. and A. M.—The members of Adelphi Lodge, No. 23, F. and A. M.—The members of Adelphi Lodge, No. 23, F. and A. M.—The members of Adelphi Lodge, No. 23, F. and A. M.—The members of Adelphi Lodge, No. 23, F. and A. M.—The members of Sunday morning, December 30, at ten o'clock, from No. 329 East 57th st. J. B. BLOOMINGDALE, Master. W. J. Hennert, Secretary.

Rostrem.—At St. Luke's Home, Madison av. and 89th st., December 27, 1877, Mary Anne Rosenter, aged 83 years.

Relatives and friends are invited to attend the funeral service, on Sunday, December 30, from the Church of the Beloved Disciples, 80th st., and Madison av., at two o'clock P. M.

Entry.—On Friday, December 27, Lezzie A. Smyth, wife of Anthony I. Smyth, daughter of the late George Crawiord.

Notice of funeral hereafter.

Taylon.—At Paterson, N. J., of pneumonia, on Thursday, December 27, Arguidal Taylon of the

Notice of funeral hereufter.

TAYLOR.—At Paterson, N. J., of pneumonia, on Thursday, December 27, Architecture Taylor, of the firm of Smith & Taylor.

Relatives and friends and members of the Veteran Association Seventh regiment are respectfully invited to attend the funeral services, at the Presbyterian Church, corner of University place and 10th st., this city, at half-past hine o'clock Saturday morning, 29th inst.

Church, corner of the cyclock Saturday morning, 29th inst.

Thompson.—On Friday, December 28, Mary Amelia, wife of William Neoly Thompson, in the 57th year of her age.

Relatives and friends are invited, without further notice, to attend the funeral services, at Zion Church, Marison avenue and 38th at., on Monday, December 31, at one P. M.

Towner,—In Brooklyn, December 27, of consumption, isaac C. Towner, aged 42 years and 10 mouths. The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, 224 Clermont av., on Sanday, December 30, at—o'clock.

Underhill, in the 70th year of ner age.

Relatives and friends are respectfully invited to attend the funeral services, at her late residence, on Sanday afternoon at half-past two o'clock. Boat loares Weitehalf at 12:30.

Walsh.—On Wednesday, December 27, Catharisk Walsh, eldest daughter of Christopher and Mary.

Friends of the lamily, and those of her grandlather, Matthew Enris, are respectfully invited to attend the funeral, are respectfully invited to attend the funeral, are respectfully invited to attend the funeral, on Sunday, at two P. M., from her late residence, 319 East 65th at.

Wolferns.—On Thursday, December 27, after a long illness, Denorma M. Wolfers, widow of the late John H. Wolfern, aged 61 years and 10 months.

Relatives and friends of the lamily are respectfully invited to attend the funeral, from the face respectfully invited to attend the funeral, from the Persedence of her son-in-law, William C. F. Mangols, No. 63 Perry st. on Monday, December 31, at eleven A. M. Ko flowers.

FINANCIAL AND COMMERCIAL

The Stock Market More Active and Very Strong.

GOLD STEADY AT 102 5-8.

Government Bonds Higher, States Weak and Railroads Strong.

Money on Call Easier at 7 a 5 Per Cent.

WALL STREET, 1
FRIDAY, Dec. 25-6 P. M. (
To-day's circular issued from the office of Messrs. J.
D. Prince & Co. sums up and dismisses the history of the stock market by quoting the remarkable words of the late and lamented James Pisk, Jr., in which spe-cial reference is made to the peculiar difficulties that beset the average cometery, which are reported to cannot get out, and those that are out do not want to get in." As the firm in question is popularly accepted as reflecting the opinion of the bow window people in matters of speculation, it is reasonable to suppose that these latter important operators are as much at sea in regard to the future of prices as are their hum. bler imitators of the street. Nevertheless, there was considerable getting in and getting out of Lake Shore reo in the midst of an otherwise arid and sterile speculation. Quite one-half of the day's business vas confined to dealings in this property, being directed toward higher prices, and notting a gain upon opening figures of nearly one per cent. While nobody knew positively the cause of the rise there were plenty of theories from which to choose. The most plausible of these were to the effect that Mr. Keepo was a large buyer, that the uptown speculators had considered it "judgment" to cut and their short position, and that Mr. Sage was trying to protect himself from an avalanche of impending "puts," which he had disposed of at 62, and which will full due on the last day of the year. It is rather oud that while Lake Shore, which earns 2 per cent per annum, went up a point, its side partner, Central and Hudson, which carns 8 per cent, went down in the same ratio. Reasons for the decline were as plenty as blackbarries. was uffirmed that an important lot of long stock had been sold out and the proceeds reinvested in Lake Spore; it was stated that the annual report of the company, as made to the State Engineer, would be published to-morrow, and finally it was reported that "Small Hopes and mate" had run away with Mr. Vanderbilt and tossed him like a modern Phonus, from chariot to earth, greatly to the disturbance of his physical condition. This intterstory was evidently a weak application of an old dodge of the "Comwho procured himself to be thrown from his wagon (in public report) whenever he desired to The statement in regard to the company's report is, however, botter founded, the same being printed and roady for delivery. An impression prevails (probably obtained by a private squint at the figures) that the showing will not come up to public expectation, and it is quite possible that this may have produced the weakness which was pronounced at one time It is to be noted, however, in this connection that the report deals with the business of the road only down to September 30, while the earnings have, in fact, greatly increased since that date. The coal stocks nave been feverish and only moderately active, and here are indications that some large nolders, officially interested, have been selling out. Nobody will gainsay the wisdom of this course in view of the difficulties which stand in the way of constructing a com bination strong enough to hold water. The allotment conundrum is worthy of a Sphinx, and it will require some clever guessing both on the part of the specia committee and of the meeting at large to get at a satis-

OPENING PRICES.

The opening prices to-day were as follows:—Gold, 102%; Western Union, 77; Lake Shore, 60%; New York Central, 106%; Rock Island, 100%; Delaware, Lackawanna and Western, 49%; Delaware and Hudson Canal, 51; Erie, 8%; Ohios, 814; Wabash, 14%; ern, 34%; do. preferred, 62%; Illinois Contral, 7314 and St. Joseph, 111/2; do. preferred, 251/4; New Jersey Contral, 12; New Jersey Southern, 11/4; Chicago and preferred, 3%. closing quotations.

factory solution. However, another effort is to be made and the result given at Philadelphia on Wednesday next. Apart from an advance in C., C., C. and I., and much easier terms for money, the market offered nothing to call for special remark.

The closing quotations at three P. M. were:

HIGHEST AND LOWEST.

The highest and lowest prices of stocks

| Northwestern | 124 | 125 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 126 | 1 number of each sold to-day were:-Sales. 6,565,100 2,175,700 1,500 44,830 200 1,500 1,500 1,800 1,120 500 1,800 5,500 1,7050 300 1,705

THE MONEY MARKET.

Money on call was easier to-day, lending at 7 per cont and closing at 5 per cent. The following were the rates of exchange on New York at the undermentioned cities:-Savannab, buying 34, selling 14 discount; Cincinnati firm, good demand, 100 discount a par; Charles ton easy, ¼ a 3-16, ¼ a par; New Orleans, commercia 7-16, bank 5-16; St. Louis, par; Chicago, 50 premium, and Milwaukee, par. Foreign exchange was quiet, with actual business at about 4.82 for bankers' sixty day sterling bills and 4.85 % for demand. The nominal

rates remain at 4.82% a 4.86. THE GOLD MARKET.

Gold sold at 102% throughout the day. The carrying rates were 7, 6%, 6, 5, 4 and 3 per cent. The final GOLD CLEARINGS AT THE NATIONAL BANK STATE OF NEW

loans were made flat.

GOVERNMENT HONDS.

Government bonds were slightly higher to-day on a fair demand and closed firm at the following quotations:—United States sixes, currency. 119 a 120%; do.

sixes, 1881, registered, 106% a 106%; do. do., do., coupon, 109% a 110; do. do., 1865, registered, 102% a 10274; do. do., do., coupon, 10534 a 10574; do. do., 1867, registered, 10534 a 10534; do. do., do., coupon, 108% a 108%; do. do., 1808, registered, 106% a 107; registered, 106% a 107; do, do., coupon, 107% a 108%; do. 6ves, 1881, registered, 105% a 105%; do. do., do., coupon, 105% a 105%; do. 4%'s, 1891, registered, 103% a 103%; do. do., do., coupon, 103% a 103%; do., fours,